

IN THE SUPERIOR COURT OF BIBB COUNTY  
STATE OF GEORGIA

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*Cheryl Masangle*  
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BIBB COUNTY, GEORGIA

STATE OF GEORGIA :  
 :  
v. : INDICTMENT: 11-CR-67684  
 : (Murder)  
STEPHEN MCDANIEL :

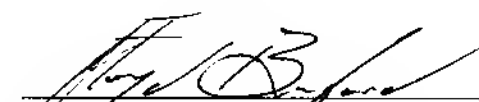
[1(b)]  
MOTION FOR RECONSIDERATION OF BOND

Stephen McDaniel, through counsel, moves this court to reconsider the amount of bond set on April 11, 2012, and to set an amount more closely tied to the purposes of bond and the facts of this case as they have been shown and to address concerns expressed by this Court in its Order. Mr. McDaniel requests a hearing in order to achieve the following purposes:

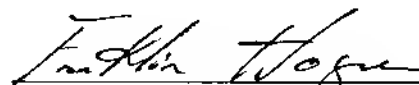
(1) To show (a) that bail in the amount of \$850,000.00 is tantamount to having denied bail, (b) that, as a consequence, it is excessive in violation of the Eighth Amendment to the U.S. Constitution and Article I, Section I, Paragraph XVII of the Georgia Constitution, and (c) that the purposes of bond can be achieved by a lower dollar amount.

(2) To present additional facts that will address concerns expressed by this Court in its Order of April 11, 2012. Mr. McDaniel will present evidence that (a) he poses no significant danger to his siblings, who live with his parents in Lilburn, Georgia, and (b) that a plan can be devised that will assure this Court that Mr. McDaniel will not flee the jurisdiction of this Court, not pose a danger to anyone else, and will appear when required to answer the charges against him, to include details regarding electronic monitoring and supervision as required by the special conditions of bond set out in this Court's Order of April 11, 2012.

April 13, 2012.

  
FLOYD M. BUFORD, JR.

Attorney for Defendant  
State Bar Number 093805

  
FRANKLIN J. HOGUE

Attorney for Defendant  
State Bar Number 360030

*(Signed with permission  
by, Kenneth M. Barri III)*

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by, Kenneth M. Barri III)*

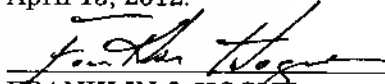
HOGUE & HOGUE  
341 Third Street  
P.O. Box 1795  
Macon, GA 31202  
478-750-8040  
478-738-0859 (fax)

CERTIFICATE OF SERVICE

I certify by my signature that I have served a copy of the foregoing Motion for Reconsideration of Bond upon the office of the District Attorney for the Macon Judicial Circuit by delivering it to:

Gregory W. Winters  
District Attorney  
Macon Judicial Circuit  
Grand Building, Third Floor  
661 Mulberry Street  
Macon, GA 31201

April 13, 2012.

  
FRANKLIN J. HOGUE

(Signed With permission  
by, Kenneth M. Burt III)

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